The Family Liaison Office Family Member Employment

-

De Facto Reciprocal Work Arrangements

On the basis of de facto reciprocity established by precedent, spouses and dependent children of U.S. Government employees assigned to official duty at an Embassy or Consulate in the following countries may apply through specified channels for a permit to work.

AUSTRIA ICELAND SEYCHELLES
BANGLADESH JAPAN SINGAPORE
BELIZE JORDAN SOUTH AFRICA

BURKINA FASOKOREASUDANBURUNDIKUWAITSURINAMECENTRAL AFRICAN REPUBLICLEBANONSWAZILAND

CHILE LESOTHO SYRIA
COTE D'IVOIRE LUXEMBOURG TAIWAN
DOMINICAN REPUBLIC MAURITANIA TOGO
EGYPT MEXICO TUNISIA

FRANCE NIGER UNITED ARAB EMIRATES

GABON PAPUA NEW GUINEA URUGUAY

GERMANY PARAGUAY GUINEA PORTUGAL

HAITI OATAR 44 De Facto Work Arrangements

HONG KONG RUSSIA

NOTE: Documentation required to make application for a work permit under de facto reciprocal work arrangements governed by INS regulations 8 C.F.R. 214.2(a)(2) and 8 C.F.R. 214.2(g):

- (1) Letter from the potential employer describing the job and salary;
- (2) Form I 566;
- (3) Form I 765.

Updated January 10, 2008